BB SEP 12 1990

IN THE UNITED STATES PATENT AND WEDE THE OFFICE

SEP 2 2 100

Applicant:

Robert L. Burr, et al 26 Milt 19

1990 L 2 7 1990

3390-2030

Serial No.:

07/:112,111

GROUP 310

6/29HOUP 230

Derigi Mo..

Feb: uary 17, 1989

23X. 0

Filed

TICKET DISPENSING MACHINE AND METHOD

A.U 25)

Art Unit :

239

530 Fifth Avenue

New York, New York 10036 (212) 840-3333

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class rail in an envelope addressed to: Non. Commissioner of Patents as d Trademerks Weshington, B.C. 2023; on September 7, 1990

Gregor N. Heff

Isme of Applicant, Assignee or Registered

Appresentatif

September 7, 1990 Date of Signature

Hon. Commissioner of Patents

September 7, 2990

and Trademarks

Washington, D.C. 20231

### STATUS LETTER

Sir:

We have not yet received an Official Action in the above-identified patent application. Please advise us of the status of this patent application.

The purpose of this inquiry is to make certain that, if an Official Action has been sent, but not yet received by the undersigned attorney, we can obtain a copy of any such action and respond to it in a timely fashion.

Respectfully submitted,

Gregor N. Neff Registration No. 20,596 Curtis, Morris & Safford

Attorneys for Applicant

(212) 840-3333

GN6\2030STA.97

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Weekington, D.C. 20231 33902030

67/312,111 02/17/39 BURR BOLLINGER, D GREGOR N. NEFF C/O CURTIS, MORRIS & SAFFORD 530 FIFTH AVENUE NEW YORK, NY 10036 311 . The present of the second consists of the second second constraints of the second constraints

This application has been examined	Responsive to communication filed on	
A shortened statutory period for response Failure to respond within the period for res	o this action is set to expire month(s), none will cause the application to become abandoned.	deys from the date of this letter. 35 U.S.C. 133
Part I THE POLLOWING ATTACHME	IT(8) ARE PART OF THIS ACTION:	
1. Notice of References Cited by i 2. Notice of Art Cited by Applicant 5. Information on How to Effect Di		nt Drawing, PTO-848. nel Patent Application, Form PTO-182.
Part II SUMMARY OF ACTION		•
1 A Claims 1 - 49	· · · · · · · · · · · · · · · · · · ·	are pending in the application.
Of the above, cleims		are withdrawn from consideration.
욕		heve been cancelled.
S. Cialme		ere allowed.
4 X Claima /-/0,/3,/	4,16-28,34-31,41,42,46	48 4 49 are rejected.
8. X Claims 11,12,15	29-33,38-40,43-45 \$4	7 are objected to.
8. Claims	are sub	ject to restriction or election requirement.
7. This application has been filed t	ith informal drawings under 37 C.F.R. 1.85 which are soci	ptable for examination purposes.
Formal drawings are required in	response to this Office action.	
	rings have been received on	
18. The proposed additional or sub- examiner. disapproved by:	titute checija) of orzwings, filed onhe he examiner (see explanation).	a (have) been 🔲 approved by the
11.   The proposed drawing correctle	n, filed on has been approved.	disapproved (see explanation).
12.   Acknowledgment is made of the	claim for priority under U.S.C. 118. The certified copy has	□ been received □ not been received
been filed in perent applical	on, seriel no; filed on; filed on	
•••	be in condition for allowance except for formal matters, p for Ex parte Queyle, 1835 C.D. 11; 463 O.G. 213.	rosecution as to the merits is closed in
14. 🛘 Other	•	

**EXAMINER'S ACTION** 

-2-

Art Unit 311

The following is a quotation of 35 U.S.C. \$ 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Claims 23, 24, 36, 46 and 48 are rejected under 35 U.S.C. § 103 as being unratentable over Groves.

Groves teaches a article vending machine comprising: a housing 20; display means (unnumbered) for display of the types of articles available; means 50 for receiving and accepting a means of monetary exchange; and means for dispensing the articles in a number corresponding to the amount of money input to the machine. Further, the arrays of articles in Groves comprise a web of articles separated at intervals by lines of perforations · and that such articles may be a variety of articles.

Groves fails to teach the articles being lottery tickets and providing the machine with a message display advertising the articles.

-3-

Art Unit 311

The specific articles being lottery tickets in considered an obvious matter of choice and the provision of advertising displays on a vending machine is notoriously well known in the art.

Claims 1-8, 10, 13, 14, 16-18, 22, 25-28, 37, 41, 42 and 49 are rejected under 35 U.S.C. § 103 as being unpatentable over Groves as applied to claims 23, 24, 36, 46 and 48 above, and further in view of Knee '935.

Groves fails to teach the display means being windows past which the articles are transported to be viewed while dispensing. Groves further fails to teach separating means for separating the articles from one another.

Knee '935 teaches display means comprising a window allowing for viewing of the articles and their movement for dispensing. Knee '935 also teaches providing separating means comprising burstin; means 51, 54, 65 to insure positive separation of articles from one another.

It would have been obvious to one of ordinary skill in the art to employ windows to view the articles as the display means in Groves and to provide separating means in Groves to insure positive separation of the articles from one another for dispensing.

Claims 9, 19 and 34 are rejected under 35 U.S.C. § 103 as being unpatentable over Groves in view of Knee '935 as applied to

-4-

Art Unit 311

claims 1-8, 10, 13, 14, 16-18, 22, 25-28, 37, 41, 42 and 49 above, and further in view of Awane et al.

Groves in view of Knee '935 fails to show the monetary exchange means selected from currency detector and a credit card reader and the specific means for receiving and accepting the monetary exchange means.

Awane et al teaches providing a vending machine with means for receiving and accepting currency having means to display the amount of credit due the customer and reducing the amount due the customer corresponding to the number of articles dispensed.

In view of the teachings of Awane et al, it would have been obvious to one having to one having ordinary skill in the art to provide the vending machine of Groves with means for receiving and accepting a monetary exchange means having display means to display the credit due a customer.

5. Claim 20 is rejected under 35 U.S.C. § 103 as being unpatentable over Groves in view of Knee '935 as applied to claims 1-8, 10, 13, 14, 16-18, 22, 25-28, 37, 41, 42 and 49 above, and further in view of O'Neil et al.

Groves in view of Knee '935 fails to teach providing a bar code on the articles and a bar code reader positioned to read the bar code as they are dispensed.

O'Neil et al teaches providing in a vending machine a bar code 102 on each article to be vended to provide information with

-5-

Art Unit 311

to regard, the article and a bar coded reader positioned within the machine to read the bar code as the articles are vended.

It would have been obvious to one of ordinary skill in the art to provide the Groves vending machine with bar codes on the articles and bar code readers to provide information regarding the articles as they are dispensed.

6. Claims 21 and 35 are rejected under 35 U.S.C. § 103 as being unpatentable over Groves in view of Knee '935 as applied to claims 1-8, 10, 13, 14, 16-18, 22, 25-28, 37,41, 42 and 49 above, and further in view of Cedrone et al.

Groves in view of Knee' 935 fails to teach providing a plurality of vending machines and communicating data regarding operation to a central location.

Cedrone et al teaches providing a group of vending machines and communicating data regarding operation of the machine to a central location.

It would have been obvious to one of ordinary skill in the art to provide plural machines of Groves-Knee '935 and communicate data regarding their operation to a central location in view of the teaching of Cedrone et al.

7. Claims 11, 12, 15, 29-33, 38-40, 43-45 and 47 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Art Unit 311

7. Any inquiry concerning this communication should be directed to David Bollinger at telephone number (703) 308-1113.

Bollinger:dds January 22, 1991 David H. Bollinger Patent Examiner Art Unit 311

	FORM PTO-892 U.S. DEPARTMENT (REV. 3-78) PATENT AND TRA					3/2///			211		CHMENT TO APER MBER	3							
			NC	TIC	Œ (	OF F	REF	ER	ENC	ES CI	1 ED			irr					
F	1	U.S. PATI								r		U.S. PATE	NT DOCU	MENTS				Eu 1940 D	- TF 16
Ľ	1	1	_	DC	CU	MEN	TN	0.			NTE		NAM	E	CLA		LASS	APPROPE	
	^_		4	8	/	3	2	3	2	7-	1871	Kne	<u>e</u>	· ·	22	12	5		
	В		3	0	4	1	3	4	1	7-	1962		ves	ves			ŞΧ		
L	c	4	4	1	٥	6	7	9	4	//-	1967	Awa	ne t	tal	22	1 2	X		
	╚	ŀ	4	7	6	6	ک	4	8	8-	198B	Ced	rone	etal	221	9	X		
L	E	k	1	8	Ц	2	6	2	9	3 –	1989	ON	eil c	fal	22	1 13	Χ		
L	F											<u>'</u>	· · · · · ·						
L	G	1					L												
L	1	1														┸.			
L	<u> </u> '	1	4	4								<u></u>		<del></del>					
L	ļ	1	4				_									_			
L	K	1		_						Ĺ				<del></del>				·	
L	_	Т			_						F(	DREIGN PA	TENT DO	UMENTS				PERTI	WENT.
ŀ	4	╀	_	DC	χυ	MEN	T N	o.		-	A ITE	COU	NTRY	NAME		CLASS	CLASS		
F	1	1	4	4	4			Н						<u> </u>					
H	M	+	4	4	4	_						! 							
F	I N	╁	4	+	-			Н	_				·						$\square$
H	10	+	+	4	4	_	_	Н	_						$\dashv$				$\vdash \dashv$
$\vdash$	6	+	+	+	4		Н	Н	_				· · · · ·						$\vdash$
$\vdash$	יי	1		_	_							(Annaloudina	Austra 7	ido Don Do			- N	<u> </u>	Ч
H	Т	Τ						ET	nt.	ren	NCES !	uncivaling	Auulof, I	itle, Date, Per	unent P	eges, E1			$\dashv$
	R	ŀ		_															$\dashv$
H	$\dagger$	t	_	_															
	8	l	_	_							·								$\dashv$
r	t	t	_	_		-					, <del></del>			<del></del> .				<del></del>	一
		r					_		·	•	· <del></del>			<del></del>	<del></del>	·	<del></del>		寸
r	T	t											· · · · · · · · · · · · · · · · · · ·		:				$\dashv$
	ľ		_											<del></del>					$\neg$
E)	AMI	NE	ER.		_	,	, .				DATE	, ,	T						$\dashv$
Ŀ	<u>D</u>	•			50	//	//	الم	٦		1/	11/91							
							•							ished with this lure, section 7					

PATENT

3390-20307

곳 بب

ó

Applicant

Robert L. Burr et al.

Serial No.

07/312,111

**Filed** 

February 17, 1989

For

TICKET DISPENSING MACHINE AND METHOD

Group No.

311

530 Fifth Avenue New York, New York 10036

(212) 840-3333

June 24, 1991

I hereby certify that this correspondence is being deposited with the United States Poetal Service as first class mill in an envelope addressed to: Commissioner of Patents and Trac marks Unshington, B.C. 20231, on June 24, 1991

Gregor M. Heff, Esq. plicant, Assignee or Appistered

LETTER

Honorable Commissioner of Patents and Trademarks Washington, D.C. 2)231

Dear Sir:

Enclosed is a Petition to Extend and an extra claims fee calculation she it for the above-identified patent application. These documents were inadvertently omitted from the package including the amendment mailed June 17, 1991. Please

4 #P 30214 07/02/91 207312111 03-3925 030 1216

150.00CH

FEEAPPLIED under 37 CFR 1.136(a)

JIME GRANTED

place these items in the file and enter them with the amendment of that date.

Checks for the added claims fee and the extension fee accompanied the original amendment.

Also en: losed is a Supplemental Information Disclosure Statement, copies the cited references, and a PTO Form 1449 list of the references cited. Please enter these items in this patent application.

Respectfully submitted,

Gregor N. Neft Registration No. 20,59 Attorney for Applicant

c:\wp51\ltr/pto

PATENT 3390-2030

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant :

Robert L. Burr, et al.

Serial No.:

07,312,111

February 17, 1989

TICKET DISPENSING MACHINE AND METHOD

Art Unit

က် 72

530 Fifth Avenue New York, New York 10036 (212) 840-3333

I hereby certify that this corresp is being deposited with the Urited States Postal Service as first class mail in an envelope addressed to:

Hon. Commissioner of Patents and Trademar Washington, D.C. 20231, on July 24, 1991

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

June 24, 1991

# PETIT (ON TO EXTEND UNDER 37 CFR 1.17(b)

Sir:

Under the provisions of 37 CFR 1.136(a), applicant respectfully requests the Commissioner of Patents and Trademarks for an extension of time to file the response due May 11, 1991, in the above-identified and icetion and seek note the management

The requested extension of time is two months, i.e. to July 11, 1991, and applicant encloses herewith a check in the amount of \$150.00 in payment of the statutory fee therefor. Please

charge any additional fees or credit any excess to our Deposit Account No. 03-3925.

Respectfully submitted,

Gregor N. Neff
Registration No. 20,596
Curtis, Morris & Safford
Attorneys for Applicant
(212) 840-3333

Enclosures

GN3\3314-2010PET.620



Patent 7-3390-2030

IN THE UN: TED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Robert L. Burr, et al.

Serial No :

07/312,111

Filed:

February 17, 1989

For

TICKET DISPENSING MACHINE AND METHOD

530 Fifth Avenue

New York, New York 10036

(212) 840-3333

I hereby certify that this cor espondence is being deposited with the Un ted States Poetal Service as first class: wil in an envelope addressed to:
Commissioner of Patents and Tri demarks Washington, D.C. 20231, on July 2 26, 1991

Hame of Applicant Assignee or Be

Representative

/

Date of Signature

June 24, 1991

#### SUPPLEME TAL INFORMATION DISCLOSURE STATEMENT

Honorable Commissioner of Patents and Trademarks
Washington, D.C. 20231

Sir:

The foll(wing prior art references are hereby called to the attention of the Examiner:

Fitzgerald, 2,865,699. Fitzgerald shows a manually-operated stamp venting machine which vends two different kinds of

stamps. The relevant portion of the disclosure is Figures 1 and 2 of the drawings and column 2, lines 10 through 43.

Webb, 2,657,750 shows a ticket storage and dispensing unit in which tickets are held against removal by manually-releasable "sprags". In particular, see Figure 3 of the drawings and column 2, lines 3 through 33 and column 4, line 64 through line 75; and column 5, lines 40 through 43.

Kostka et al, 4,140,259 shows a coin-operated vending machine in which the ticket is driven forward by a reciprocating mechanism which inserts a pin through a hole in the ticket strip to drive the ticket forward. The ticket is clamped and held by a mechanism shown near reference numeral 108 in Figure 2. In particular, see Figures 1, 2 and 6. and column 3, line 50 to column 4, line 61.

Arp et al., 3,935,978, shows a manually-operated ticket dispenser. The unit allows an agent to pull as many tickets as desired from the machine. A frictional mechanism shown in Figure 3 tends to hold the tickets in the machine. See, in particular Figures 2 and 5 and column 4, line 20 to column 5, line 10.

Wescoat, 1,094,451, shows a lottery ticket dispenser which bends the ticket in reverse directions prior to cutting the tickets free from the strip to dispense them. See, in particular, Figure !! of the drawings and column 1, line 55 through column 2, line 24.

Horniak,  $\epsilon$ ,272,001, shows a ticket dispenser in which pulling on the tickets when the power to the dispensing unit is turned off causes the tickets to be gripped more firmly to hinder

them from being pulled out. In particular, see the abstract in Figure 3 of the drawings.

Herring, 4,157,670, shows a ticket vending device in which a ticket is bent over before being cut free from the remaining tickets by means of a cutting blade. In particular, see the abstract, Figure 2 of the drawings, and column 4, lines 30-68 and column 6, lines 5-27.

It is respectfully requested that the enclosed references be made of record in the above-identified patent application.

Respectfully submitted,

Registration/No. 20,596

Curtis, Morvis & Safford P.C. Attorneys for Applicants 530 Fifth Avenue

New York, New York 10036

(212) 840-3333

Enclosures

C:\WP51\FORMLTR

Patent

						•	fact of	F		
							#2	Sheet 1	of1	
Based on ( (3/90)	Form PTO-1				ATTY. DOCKET NO. 3390-2030		SERIAL MO. 07/312,111			
AL RO	OASTOF	REFERENCES CITED BY (	APPLICANT DESERTY)		APPLICANT Robert L. Burr, et a	ol.				
83 13	91 E				FILING DATE February 17, 1989		GROUP 311	5		
W. I	MOEN			U.S. PA	TENT DOCUMENTS		'	<b>J</b> er :	ລຸ	
EXAMINER INITIAL		DOCUMENT MUMBER	DATE	1	NAE	CLASS	SUBCLASS	1 714	HE DATE	
DHB	M	2,865,699	December 20, 1954	/V.O.	fitzgerald			3	THOUSE IN	
DHB	AB	2,657,750	Hovember 3, 1953	C.F.	ieth	1-		Ö.		
DHB	AC	4,140,259	February 20, 1979	Kostka	et pl.					
DHB	AD	3,935,978	February 3, 1976	Arp et	: el.			-		
DHB	AE	4,094,451	June 13, <sup>2</sup> 1978	Vescoe	rit					
DHB	AF	4,272,001	June 9, 1981	Mornia	k					
BHO	AG	4,157,670	June 12, 1979	Herring						
	All									
	AI		ļ	<u> </u>						
	AJ		ļ	<u> </u>						
	AK	<u> </u>	<u> </u>						_	
			FC	REIGN PA	TENT DOCUMENTS	<del>,</del>				
.	:	DOCUMENT NUMBER	DATE	COUNTRY CL			SUBCLASS ·	TRANSLATION		
	AL			-	<del></del>	-		YES	10	
	AM									
	All				•				<del></del>	
	_A0				•					
]	N									
		OTHER PRIOR I	WRT (Including	Author	, Title, Date, Pertine	nt Pages, Etc	:.)			
	AR					•	<del></del>			
				·····	······································		•			
	AS			-						
									-	
	AT					····				
İ	~"	<u> </u>					<del></del>			
- 1	I	B. 111h7	_		(13/9)					

# IN THE UN: STATES PATENT AND TRADE

OP 311

In	re	application	of:	Rober :	L.	Bucc	•t	al
	•		•••	NOOE:	•	-	-	

Serial No.:

07/312,111

Filed:

February 17, 989

TICKET DISPERING MACHINE AND METHOD

200M

MEND ENT

OHER OF PATENTS AN : TRADEMARKS

-5 PK 3 O

Transmitted herewith is an amendment in the above-identified application.

- No additional fee is required.
- The fee has been calculated as shown below.
- This is an application of a small entity under 37 CFR 1.9(f), and the amounts shown in parentheses apply.

	CLAIMS	S AMENDED						
(t)	(2) Claims	(3)	(4) Nigh	est	(5)		(6)	(7)
	remaining after amendment		numb previ paid	lously	Presen extra	t	Rate	Add*L fee
Total Claims	*49	airus	49	E	0	×	\$20(10)	* 0
Independent	•12	Minus	5	•	7	×	\$60(30)	-210.00
Claims							<u> </u>	0
					Total a	additions	il foe	

for this amendment

210.00

CURTIS, MORRIS & SAFFORD, P.C.

ega Me

If the entry in Column 2 is less than the entry in Column 4, write "O" in Column 5.

If the highest number of total claims previously paid for is less than 20, write "20" in this space. If the highest number of independent claims previously paid for is less than 3, write "3" in this space.

This application contains a multiple dependent claim. The required fee of \$200(100) has been previously paid  $\underline{\hspace{0.2cm}}$ , o is paid herewith  $\underline{\hspace{0.2cm}}$ .

This response is being filed within the \_\_first month,  $\underline{x}$  second month, \_\_ third month, \_\_ fourth month following the expiration of the term originally set therefor, and the fee of \_\_ \$100 (50), \$300 (150),  $\underline{x}$  \$730 (165), \_\_ \$1150 (575) for the requisite extension is due and \_\_ paid herewith.

Check in the a jount of \$150.00 and \$210.00 are attached. <u>x</u>

\_ \_ to Deposit Account No. 03-3925.

Please charge ( my additional fees incurred by reason of this response or credit any overpay to Deposit Acc unt No. 03-3925. A duplicate copy of this sheet is enclosed.

IN THE SPECIFICATION:

Page 1. line 6. after "Fulton", insert -- now U.S.

Patent No. 4,982,137--;

Page 2, line 8, change "are" to --is--;

IN THE CLAIMS:

Rewrite Claims 1, 3, 6, 10, 11, 16, 23-25, 29, 32, 38,

41, 43, and 45-47 as follows:

1. (Am :nded) A ticket dispensing machine, comprising, in combination, a housing, at least one window in said housing through which tickets inside sold housing can be seen but not touched by a pers on outside said housing, a dispensing outlet in said housing, [mo/invl electrically powered means for moving a continuous strip an array of tickets past said window, and [means] for dispensing through said outlet a pre-determined number of said thekets to an operator of said machine, and protective means or deterring the operator of the machine from withdrawing from said machine more than said pre-determined number of tickets

3. (Amended) A machine as in Claim [5] 1 [in which

said tickets are attached together in a continuous strip when they move past said window, and including separating means for separating said thekets from one another before they are

dispensed.

5.6. ((Aminded): A machine as in Claim 1 in which said

[tickets are instant winner lottery tickets.] dispensing outlet

Ħ

al operator in a position to see the tickets

behind said window.

10 10. (Amended) A machine as in Claim I in which said means includes means for barring a person from grasping any ticket before it is dispensed through said outlet.

A. ((Amended) [A machine as in Claim 1] A ticket dispensing machine comprising, in combination, a housing, at least one window in said housing through which tickets inside said housing can be seen but not touched by a person outside said housing, a dispensing outlet in said housing, moving means for moving an array of tickets past said window, and means for dispensing through said outlet a pre-determined number of tickets to an operator of said machine including bar-code reading means mounted adjacent the path of travel by said tickets for reading a bar code from said tickets and transmitting to central computer means the information so read.

(Amended) A ticket vending method, said method comprising the steps of:

(a) utilizing electrically powered drive means for moving [an array] : strip of putually-attached tickets past a viewing window in a housing in a manner such that the tickets can be seen from outside said housing, and

(b) issting from said housing [the] a pre-determined number of tickets from said array which are ordered by an

operator, and operating means for deterring said operator from withdrawing more than said number of tickets.

23. (Arended) A lottery ticket vending machine comprising, in combination, a housing display means comprising at least one window in a wall of said housing for displaying an array of lottery ticket representations viewable from outside of said housing by a customer, said array representing tickets in said machine available for purchase, acceptor means for receiving and accepting a means of monetary exchange, [and] means for dispensing said tickets in a number corresponding to the amount of money input into said machine by said customer while moving said array past said window, and limiting means for limiting the number of tickets said customer receives from said machine to said number.

A machine as in Claim 23 in which said 24. (Am ended) display means comprises a plurality of windows, each being [is] adapted for displaying one of a plurality of arrays of said tickets, and [including] includes means for selecting from among said arrays one array from which tickets are dispensed.

(Amended) A machine as in Claim 23 in which [said display means comprises at least one transparent enclosure through which say array can be seen but not touched by said customer, and means for moving said array in said enclosure during the dispensing of said tickets.] said dispensing means includes a dispensing outlet in said one wall of said housing.

(h)

(Amended) [A machine as in Claim 26] A lottery ticket vending machine comprising, in combination, a housing, display means for displaying an array of lottery ticket representations viewable from outside of said housing by a Customer, said array representing tickets in said machine available for purchase, acceptor means for receiving and accepting a means of monetary exchange, and means for dispensing said tickets in a number corresponding to the amount of money input into said machine by said customer, in which said display means comprises at least one transparent window through which said array can be seen but not touched by said customer, and means for moving said array in said enclosure during the dispensing of said tickets, said tickets being formed in a continuous strip with individual tickets delineated from their neighbors by perforations storage means in said housing for storing a supply of said tickets, feed means for feeding said strip past said window, separator means for receiving said strip. and after passing by said window and separating said tickets from One another, said dispensing means being adapted to dispense one or more tickets separated from said strip including sliding support means for mounting said storage, feed, separator and dispensing means in said housing, said housing having a removable panel and said support means being slidable out of said housing for ease of reloading and service.

4

1722. (Am ended): [A machine as in Claim 25] A lottery ticket vending machine comprising, in combination, a housing.

\ ticke

41

display means for displaying an array of lottery ticket representations v ewable from outside of said housing by a saw array representing tickets in said machine available for purchase, acceptor means for receiving and accepting a means of monetary exchange, and means for dispensing said tickets in a number corresponding to the amount of money input into said muchine by said customer. in which said display means comprises at least one transparent enclosure through which said array can be seen but not touched by said customer, and means for moving said array in said enclosure during the dispensing of said tickets, including a lamp for illuminating

(Anended) [A machine as in Claim 23] A lottery ticket vending machine comprising, in combination, a housing. display means for displaying an array of lottery ticket representations v ewable from outside of said housing by a customer, say array representing tickets in said machine available for purchase, acceptor means for receiving and accepting a means of monetary exchange, and means for dispensing said tickets in a number corresponding to the amount of money input into said machine by said customer, in which said display means comprises video display means for displaying a plurality of

arrays of ticket : mages on a video screen.

41. (Amended) A ticket dispensing machine, said machine comprising, in combination, housing, at least one window in sid housing through which tickets inside said housing can be

seen but not touched by a person outside said housing, dispensing outlet in said housing, moving means for moving an array of tickets past said window, means for dispensing through said outlet a pre-letermined number of tickets to an operator of said machine, said tickets being formed in a continuous strip with individual tickets delineated from their neighbors by perforations, storage means in said housing for storing a supply of said tickets, separator means for receiving said strip after passing by said window and separating said tickets from one another, said dispensing means being adapted to dispense one or more tickets separated from said stripf. , said housing having a restricted outlet pening said outlet opening being positioned so that a ticket does not emerge therefrom until after it has been separated fro said strip, whereby the strip of tickets is not easy to each and pull out of the machine, including a ticket receptacle adjacen; said outlet opening, said receptacle having bifurcated means for holding a dispensing ticket, with a space for the insertion of fingers to easily grasp the tickets

[A machine as in Claim 41] A ticket dispensing machine said machine comprising, in combination, a housing, at least one window in said housing through which tickets inside said housing can be seen but not touched by a person outside said housing, a dispensing outlet in said housing, moving means for moving an array of tickets past said window. means for dispensing through said outlet a pre-determined number Of tickets to an orerator of said machine, said tickets being

formed in a continuous strip with individual tickets delineated from their neighbors by perforations, storage means in said housing for storing a supply of said tickets, separator means for receiving said strip after passing by said window and separating said tickets from one another, said dispensing means being adapted to dispense one or more tickets separated from said strip, including sliding support means for mounting said storage, feed, separator and dispensing means in said housing, said housing having a memovable panel and said support means being slidable out of said housing for ease of reloading and service.

23 %. ([Allended], [A machine as in Claim 41] A ticket dispensing machine, said machine comprising, in combination. housing, at least one window in said housing through which tickets inside sa d housing can be seen but not touched by a person outside said housing, a dispensing outlet in said housing. moving means for poving an array of tickets past said window, means for dispens; no through said outlet a pre-determined number of tickets to an operator of said machine, said tickets being formed in a continuous strip with individual tickets delineated from their neighbors by perforations, storage means in said housing for storing a supply of said tickets, separator means for receiving said strip after passing by said window and separating said tickets from one another, said dispensing means being adapted to dispense one or more tickets separated from said strip, said housing having a front panel, said window comprising a bezel in said front panel, a transparent covering for the front

of said bezel, and the back of said bezel being open, and guide means for guiding said strip along said back of said bezel.

46. (Amended) A method of dispensing tickets from d machine said method comprising the steps of:

- (a) displaying a plurality of arrays of ticket representations, each being visible through a window in said machine, each of said arrays representing tickets available for dispensing from said machine,
  - (b) selecting dickets from one of said arrays,
- (c) dispensing a selected number of said tickets, [and] while preventing the remaining tickets from being withdrawn from said machine : and
- (d) causing the selected array to move to past said window to indicat: the dispensing of tickets therefrom

27. (Anended). [A method as in Claim 46] A method of dispensing ticket; from a machine said method comprising the Steps of:

- (a) displaying a plurality of arrays of ticket representations, each of said arrays representing tickets available for dispensing from said machine.
  - (b) sejecting tickets from one of said arrays.
  - (C) dispensing a selected number of said tickets, and
- (d) causing the selected array to move to indicate the dispensing of tichets therefrom[.] \_ in which said ticket representations comprise video images of said tickets displayed on a video screen.

4241

GTech v. Scientific Games 04-128-JJF

GTECH 000174

#### REMARKS

The specification has been amended to insert the number of the patent granted on the patent application mentioned on pages 1 and 10 of the application, and to correct certain other minor errors. The claims have been amended to place them in better form for allowance.

Before proceeding with the discussion of the patentability of the claims, applicant would like to take this opportunity to call to the Examiner's attention certain prior art references. A copy of each reference and a form PTO 1449 is enclosed listing each of the references.

The first of the enclosed references is the U.S. Patent No. 4,982,337 which is mentioned in the specification on pages 1 and 10. This patent has the relevance mentioned in the specification on pages 1 and 10.

Other references are Schafer 4,858,806; Tigner 4,738,384; and a copy of page 10 of "Public Gaming International" magazine of November, 1988 showing ticket dispensers sold by a company called "Take-A-Ticket-Inc." of Albany, Oregon. It is believed that the dispensers shown in the latter advertisement are similar to those shown in the enclosed Tigner patent 4,738,384.

Each of the above three references shows a instant winner lottery ticket dispenser which is intended to be attended by an agent. Each is designed to dispense tickets from the rear of the unit while the customer faces the unit from the opposite

end. For example, as it is shown in Fig. 6 of the Schafer reference, tickets are issued from slots at 56 and 58 in the rear of the dispensing unit, whereas the customer would view the tickets through the window on the opposite side of the unit.

The devices shown in the three last-named references are not suitable for use as unattended ticket vending devices. They significantly differ from the present invention, in that, if the dispenser device is not attended, a customer would be free to withdraw as many tickets as he or she desired without paying for them.

Applicant's invention provides a stand-alone ticket vending machine in which the customer is deterred from withdrawing more tickets than he or she has paid for.

In particular, the present invention provides a standalone unattended ticket vending machine in which a
representations of the tickets move past a window during
dispensing so that the customer can see the tickets moving while
they are being dispensed. This adds interest and excitement, and
increases ticket siles. Moreover, the customer can see the
tickets themselves clearly before purchase and read relevant
information from the tickets themselves, such as the amount to be
won (for lottery tickets, etc.), the conditions of the game being
played, the cost of each ticket, etc.

Preferably, the tickets are also issued from the same side of the machine as the one in front of which the customer stands, as it is recited in some of the claims below.

In a preferred embodiment of the invention, multiple windows are provided in a single unit, and a plurality of different tickets for different lottery games is provided. The customer has a choice of different games he or she can play, thus adding further interest and excitement to the playing process, and further increasing ticket sales.

In the sale of tickets, the movement of the tickets past the window has a special, synergistic effect in that it arouses the interest and purchasing proclivity of the customer, and also gives assurance of the reliable dispensing of lottery tickets.

The Examiner has indicated that claims 11, 12, 29 through 33, 38 through 40, 43 through 45 and 47 would be allowable if rewritten in independent form. Those claims have now been rewritten in independent form, incorporating the limitations of all the preceding claims, in the manner requested by the Examiner, and are therefore believed to be allowable. Their allowance in respectfully requested.

The rejection of claims 23, 24, 36, 46 and 48 as being unpatentable over Groves is respectfully traversed. Each of those claims now calls for a window through which the tickets are displayed and past which the tickets are moved. Therefore, for the reasons given above, and those to be given below. these claims are allowable.

The rejection of claims 1 through 8, 10, 13, 14, 16 - 18, 22, 25 - 28, 37, 41, 42 and 49 over Groves in view of Knee is respectfully traversed.

These claims not only call for a ticket dispensing machine and, in some claims, a lottery ticket vending machine, with one or more windows, but they also recite the provision of means or a method step to deter the operator from withdrawing from the machine more tickets than he or she has paid for. This is a necessary feature for stand-alone vending machines which is not found in the ticket vending machines of the cited prior art.

merely shows a machine for dispensing a variety of bulky articles from a strip of packages attached together in a string. The solutions to problems in vending bulky articles such as those are not the same as those in dispensing tickets, and particularly, lottery tickets.

Tickets, and particularly lottery tickets, are smooth, flat and sometimes slippery and difficult to feed or to hold against unauthorized withdrawal. These problems are not found with separate packages of bulk goods such as digarettes, nails, etc. Such items are relatively easy to hold in the machine to prevent them from being withdrawn without proper payment. Such is not the case for tickets. Unless precautions are taken, a customer can simply grasp the end of a ticket string, pull on it and withdraw far more tickets than he or she has paid for.

Case 1:04-cv-00138-JJF

The Kne : reference merely shows a hand-operated peanut dispensing machin >. As far as can be seen it is not a vending machine, in that it has no money receiving capabilities. Moreover, it is not electrically powered and a large crank handle must be operated once for every item dispensed. This creates complexities which would make the machine very expensive to build today. Furthermore, the machine would be subject to great wear and tear, and to the destructive capabilities of disgruntled customers. The Kiee machine also would be very slow in operation, thus eliminating one of the desired advantages of the ticket vending machine, namely, high-speed dispensing.

Moreover, since the string of peanut bags is not motordriven, one gets 100 fascination from the movement of a stream of items past the window similar to that which one gets when viewing tickets such as lottery tickets moving past a window under the force of an automatic electric-powered driving mechanism.

In short, neither of the references here under discussion deals with the problems dealt with by the present invention and neither provides the unique solution to those problems.

The rejection of claims 9, 19 and 34 as being unpatentable over Groves in view of Knee and further in view of Awane also is respectfully traversed. These claims are dependent from and allowable with the claims from which they depend. The concept of providing monetary means of exchange receiving equipment is not, by itself, new. However, in combination with

the other features of the invention as claimed in the parent claims discussed above, these claims are patentable.

The rejection of Claim 20 as being unpatentable over Groves, Knee and C'Neil also is respectfully traversed. Claim 20 depends from Claim 16, which has been amended in the manner indicated above. Inclusion on the tickets of bar-coded information selected from the specific groups of information specified in Claim 20 certainly is not anticipated or suggested by O'Neil. This information is specific to the ticket vending system and method under discussion, and is not suggested by any one reference or a combination of those references.

Rejections of Claims 21 and 35 over Groves, Knee and Cedrone also is respectfully traversed. The Cedrone reference is directed to a problem which is different from that of the present invention. Cedrone does not teach the method and system recited in Claims 21 and 35 in that Cedrone does not relate to ticket vending machines and does not relate to the specific problems found in ticket vending machines and methods. For example, Claim 21 recites the step of providing a plurality of ticket vending machines in a particular location and selecting one of the machines to be a master and the other to be slaves and communicating data regarding the operation of the master and slave units through the master unit. As applied to ticket vending machines, this saves considerably on the cost of alternate communications systems, avoids the necessity for manual

servicing at frequent intervals, and provides major maintenance cost advantages.

Apparatus Claim 35 has the same advantages and is patentable over the references for the same reasons as Claim 21.

In view of the foregoing, the claims have been distinguished from the cited references and are believed to be allowable.

Therefore, it is respectfully requested that the application be allowed and passed to issue.

Respectfully submitted,

Registration No. 20,596

Attorney for Applicant 530 Fifth Avenue

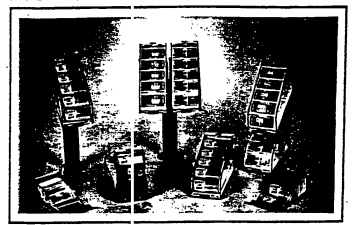
Curtis, Morris & Safford, P.C.

New York, New York 10036 (212) 840-3333

c:\wp51\bam\amen.:1390

AL RO		<del></del>		•					· • · ·		
WAL RO	Of The					_	fac	t of	#6 of _1_		
1891, 200)	N. S	1449		<del></del>	ATTY. DOCKET NO. 3390-2030		SERIAL NO. 07/312,111	Sheet 1	<u> </u>		
	LIST OF	REFERENCES CITED BY J several sheets if nec	PPLICANT ssary)		APPLICANT Robert L. Burr, et a	ι.					
					FILING DATE February 17, 1989		GROUP 311				
<u> </u>	T			U.S. PA	TENT DOCUMENTS						
EXAMINER INITIAL		DOCUMENT NUMBER	DATE	<i></i>	XAE	CLASS	SUBCLASS	FIL	ING DATE		
D4B	M	4,738,384	April 19, 1988	Tigne	•	1-			THORIAIE		
DHB	AB	4,858,806	August . 22, 1989	Schaf	er	1_	<u> </u>				
DH8	AC	4,982,337	January	Burr	et al.	<del> </del>					
	AD		1, 1991	<del> </del>	·	+	-				
	AE					<del>                                     </del>	<del>                                     </del>				
	AF					<del> </del>	1				
	AG					<u> </u>					
	AH					1					
	A1										
	AJ			·							
<del></del> l	AK										
		<del></del>	FD	CREIGN PATENT DOCUMENTS							
İ		DOCUMENT HUNGER	DATE		COUNTRY	CLASS	SUBCLASS	TRANSLATION			
					·			YES	80		
	AL										
	AA .										
	Alt .										
	- 40										
<del></del>	AP										
<del></del>					, Title, Date, Pertinen		)				
	AR	Public Saming 1	nternet fenel	magazin	e, dated Hovember, 1989	, page 10					
	_					_					
	AS				**************************************		· · · · · ·		$\neg \neg$		
		·									
	AT			····			<del></del>	٠.			
						<del></del>					
XAMINER		Bollinge			DATE CONSIDERED 9/13/	/.		<del></del>	$\longrightarrow$		
	•	Dollinge			9/13/	7,			1		





OUR DISPENSERS ARE USED BY 15 U.S. LOTTERIES AND RETAIL AGENTS IN ALL U.S. LOTTERY JURISDICTIONS

# TAKE-A-1'ICKET, INC.

1035 NORTH ALBANY RO AD

ALBANY, OREGON 97321

(503) 967-0433

10

PATENT 3390-2030

Serial No.

Robert L. Burr et al.

07/312,111

Filed

February 17, 1989

For

TICKET DISPENSING MACHINE AND METHOD

Group No.

311

:

10036 530 Fifth Avenue New York, New York (212) 840-3333

August 21, 1991

g deposited with the United States Service as first class sail in an a addressed to: 20231, on August 21, 1991

FILING OF FORMAL DRAWINGS

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

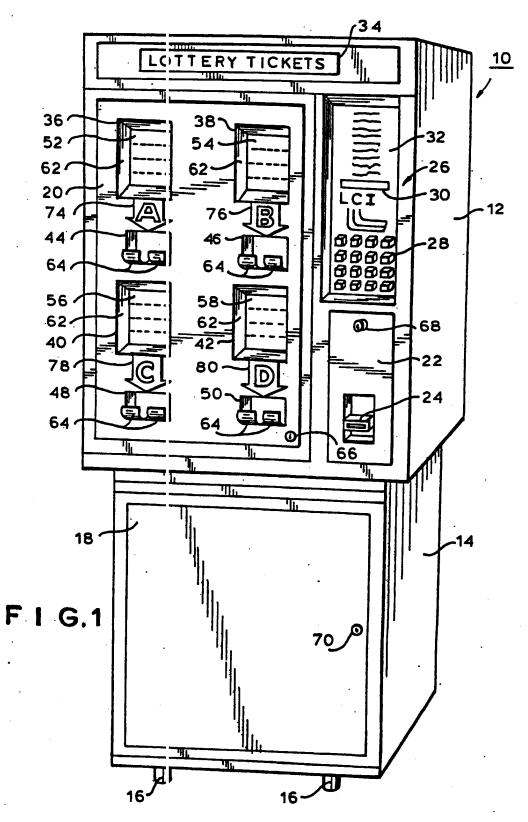
Dear Sir:

Enclosed herewith are six (6) sheets of formal drawings to be made of record in the above-identified patent application.

Respectfully submitted,

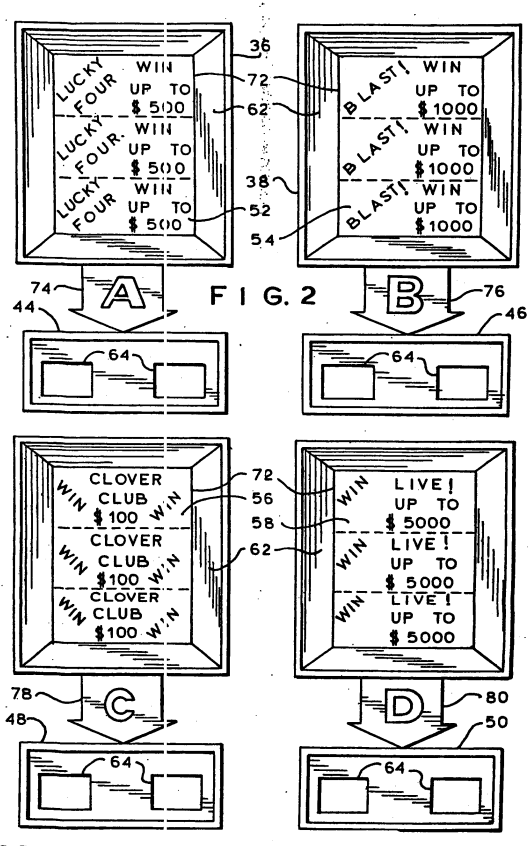
Gregor N. Neff

Registration No. 20,596 Attorney for Applicant



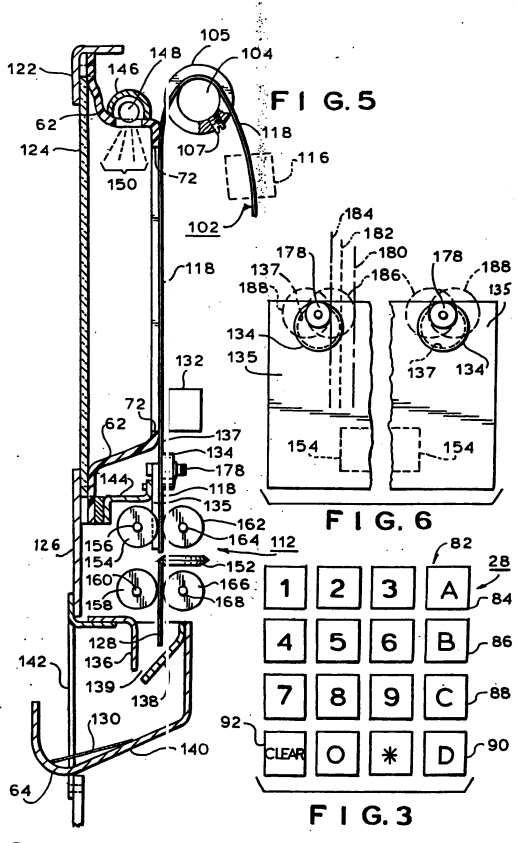
GTech v. Scientific Games 04-128-JJF

GTECH 000185



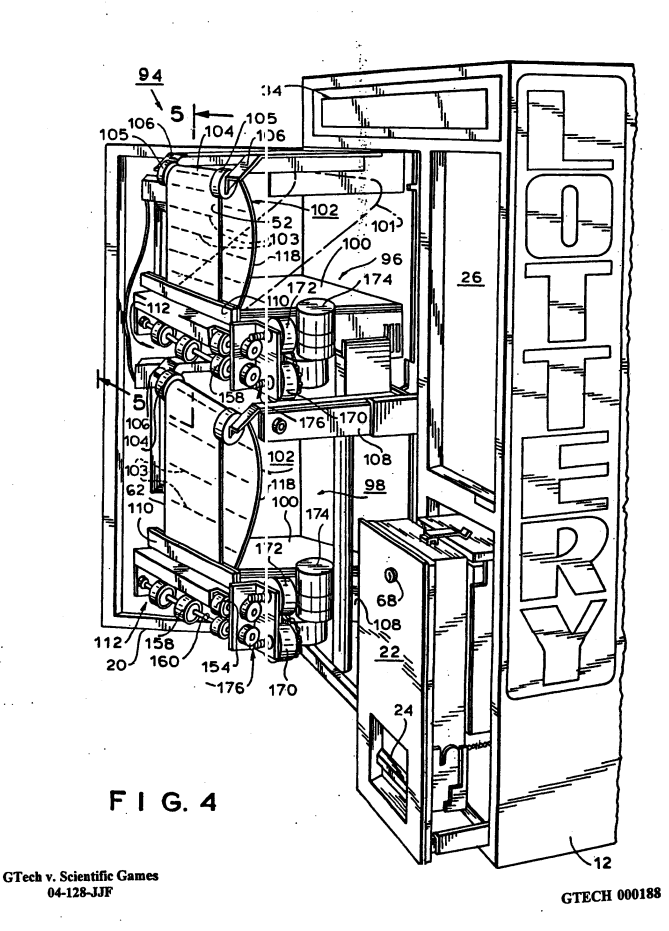
GTech v. Scientific Games 04-128-JJF

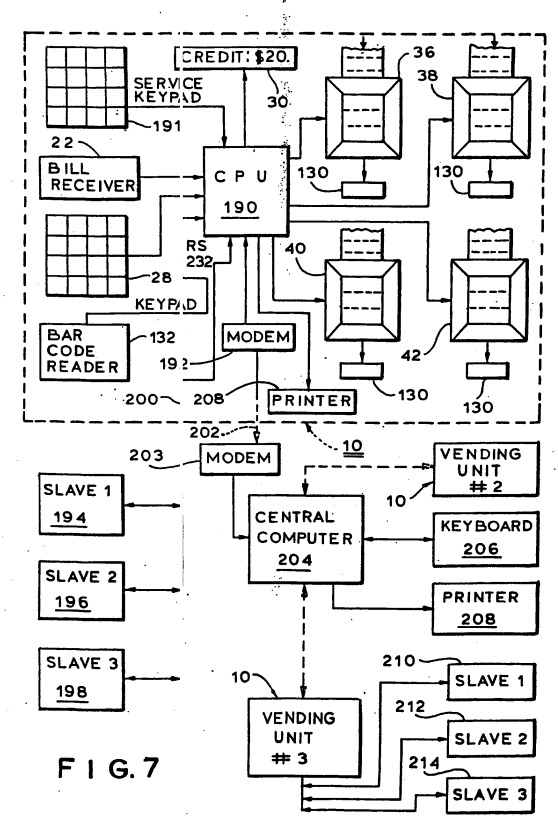
GTECH 000186

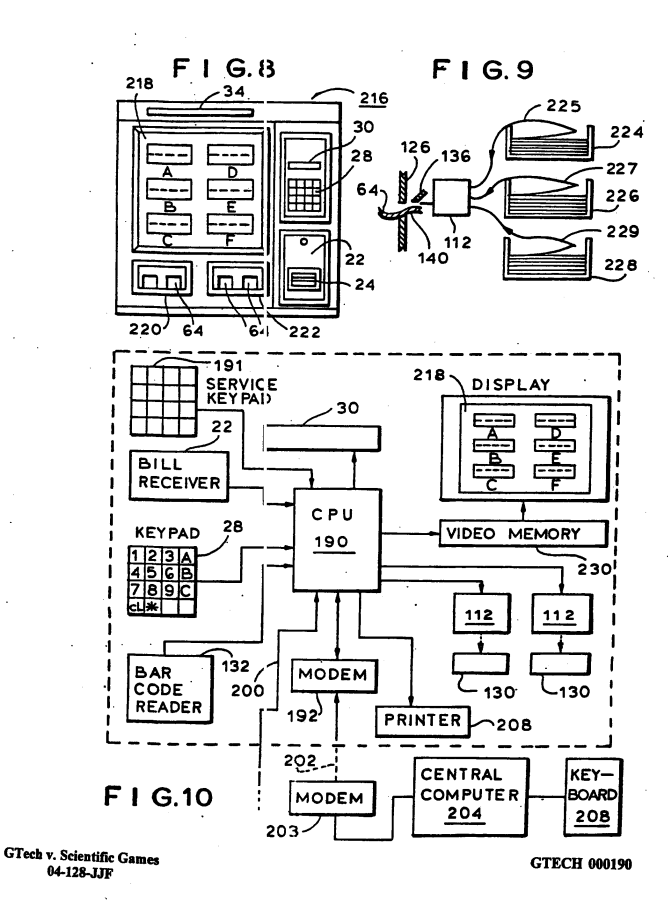


GTech v. Scientific Games 04-128-JJF

GTECH 000187







## UNITED STATE DEPARTMENT OF COMMERCE SPECIAL PROPERTY PAGE 42

Iddress: COMMISSIONER OF PATENTS AND TRADEMARKS

SERIAL NURTER FILING DE L FINO	T HAMED INVESTOR ATTORNEY DOCKET NO
07/312,111 02/17,69 BURR	R 33902030
	EXAMINER BOLLINGER, D
·	POFT THORAGO
GREGOR N. NEFF C/O CURTIS, MORRIS & SAFFORD	ART UNIT PAPER NUMBER
530 FIFTH AVENUE NEW YORK, NY 10036	311
HEM LOUNTY AND THE PARTY	DATE MAILED: 10/11/91

The UR COMMISSION OF PATENTS AND TRADE WARKS

This application has been examined	Responsive to communication	200 on 27 June 1971 X	This action is made final.
A shortened statutory period for response to Failure to respond within the period for resp	this action is set to expire	month(s), days from	the date of this letter.
Part I THE FOLLOWING ATTACHMENT	S) ARE PART OF THIS ACTION:	•	
Notice of References Cited by E     Notice of Art Cited by Applicant     Information on How to Effect Dr.	PTO-1449.	Notice to Patent Drawing, P     Notice of Informal Patent Ap     O	
Pert 8 SUMMARY OF ACTION			
1. X Claims 1-49			are pending in the application.
Of the above, claims			withdrawn from consideration.
2. Claims		· · · · · · · · · · · · · · · · · · ·	have been cancelled.
a. Claims _//, /2 , 29-	32 38-45	and 47	_ are allowed.
4. Claims	14,16-28,34-	-37,46,48 and 49	_ are rejected.
S. Claims 15 and			
4. Claims		are subject to restriction	n er election requirement.
7. This application has been filed w	ith informe! drawings under 37 C.F.	.R. 1.85 which are acceptable for exam	ination purposes.
8. Formal drawings are required in			
8. The corrected or substitute draw are acceptable; X not so:	ngs have been received on 26 uptable (see explanation or Notice t	Ace: 199/ Under re Petalik Drawing, PTO-948).	37 C.F.R. 1.84 those drawings
18. The proposed additional or sub- examiner; disapproved by 9		. has (have) been I	approved by the
11. The proposed drawing correction	, filed ha	s been 🖸 approved; 🔲 disapproved	(see explanation).
12. Adunowledgement is made of the been filed in perent applicate	claim for priority under U.S.C. 119 s, serial no.	). The certified copy has 🔯 been receil; fled en	ived 🔲 not been received
	be in condition for allowance exce or Ex parte Queyle, 1935 C.D. 11;4	ept for formel melitors, processution as to 463 O.G. 213.	the merits is alcost in
14. Cher		•	

EXAMINER'S ACTION

PTOL-326 (Rev.9-8)

Serial No. 312111

Art Unit 311

Claims 1-10 are rejected under 35 U.S.C. 5 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1 lines 5-8, it is not clearly understood whether there is a single means for moving the strip of tickets and dispensing them or if there are means for moving the strip and means for dispensing the tickets. It would appear to be more accurate and clea: to recite separate means for these functions since that is what is disclosed.

The followin; is a quotation of 35 U.S.C. 5 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically lisclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject satter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section when the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same

3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 5 103, the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 C.F.R. § 1.56 to point out Serial: No. 312111

-3-

Art Unit 311

the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of potential 35 U.S.C. § 102(f) (r (g) prior art under 35 U.S.C. § 103.

4. Claims 23-21, 36, 37, 46 and 48 are rejected under 35 U.S.C. 5 103 as being urpatentable over Groves.

Groves teaches a article vending machine comprising: a housing 20; display means (unnumbered) for display of the types of articles available; means 50 for receiving and accepting a means of monetary exchange; and means for dispensing the articles in a number corresponding to the amount of money input to the machine. Further, the arrays of articles in Groves comprise a web of articles separated at intervals by lines of perforations and that such articles may be a variety of articles.

Groves fails to teach the articles being lottery tickets and providing the machine with a message display advertising the articles.

The specific articles being lottery tickets in considered an obvious matter of choice and the provision of advertising displays on a venting machine is notoriously well known in the art.

5. Claims 1-8, 10, 13, 14, 16-18, 22 and 49 are rejected under 35 U.S.C. § 103 as being unpatentable over Groves as applied to claims 23-28, 36, 37, 46 and 48 above, and further in view of Knee '935.

Groves fails to teach the display means being windows past

Serial No. 3121.1

Art Unit 311

which the articles are transported to be viewed while dispensing. Groves further Hails to teach separating means for separating the articles from one another.

Knee '935 teaches display means comprising a window allowing for viewing of the articles and their movement for dispensing. Knue '935 also teaches providing separating means comprising bursting means 51, 54, 65 to insure positive separation of alticles from one another.

It would have been obvious to one of ordinary skill in the art to employ windows to view the articles as the display means in Groves and to provide separating means in Groves to insure positive separation of the articles from one another for dispensing.

Claims 9 and 19 are rejected under 35 U.S.C. 5 103 as being unpatentable over Groves in view of Knee '935 as applied to claims 1-8, 10, 13, 14, 16-18, 22 and 49 above, and further in view of Awane et al.

Groves in view of Knee '935 fails to show the monetary exchange means selected from currency detector and a credit card reader and the specific means for receiving and accepting the monetary exchange means.

Awane et al teaches providing a vending machine with means for receiving and accepting currency having means to display the amount of credit due the customer and reducing the amount due the

Serial No. 312111

Art Unit

customer corresponding to the number of articles dispensed.

In view of the teachings of Awane et al, it would have been obvious to one having to one having ordinary skill in the art to provide the vending machine of Groves with means for receiving and accepting a monetary exchange means having display means to display the credit due a customer.

7. Claim 20 is rejected under 35 U.S.C. \$ 103 as being unpatentable over Groves in view of Knee '935 as applied to claims 1-8, 10, 13, 14, 16-18, 22 and 49 above, and further in view of O'Neil et al.

Groves in view of Knee '935 fails to teach providing a bar code on the articles and a bar code reader positioned to read the bar code as they are dispensed.

O'Neil et il teaches providing in a vending machine a bar code 102 on each article to be vended to provide information with regard to the article and a bar coded reader positioned within the machine to read the bar code as the articles are vended.

It would have been obvious to one of ordinary skill in the art to provide the Groves vending machine with bar codes on the articles and bar code readers to provide information regarding the articles as they are dispensed.

Claim 21 is rejected under 35 U.S.C. § 103 as being unpatentable over Groves in view of Knee '5.: as applied to Claims 1-8, 10, 13, 14, 16-18, 22 and 49 above, and further in Serial No. 31211

-6-

Art Unit 311

view of Cedrone ot al.

Groves in view of Knee '935 fails to teach providing a plurality of vending machines and communicating data regarding operation to a central location.

Cedrone et al teaches providing a group of vending machines and communicating data regarding operation of the machine to a central location.

It would have been obvious to one of ordinary skill in the art to provide plural machines of Groves-Knee '935 and communicate data regarding their operation to a central location in view of the teaching of Cedrone et al.

9. Claim 34 is rejected under 35 U.S.C. § 103 as being unpatentable over Groves as applied to claims 23-28, 36, 37, 46 and 48 above, and further in view of Awane et al.

Awane et al as applied above in paragraph 8.

10. Claim 35 is rejected under 35 U.S.C. \$ 103 as being unpatentable over Groves as applied to claims 23-28, 36, 37, 46 and 48 above, and further in view of Cedrone et al.

Cedrone et al as applied above in paragraph 8.

11. Claims 15 and 33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

12. Claims 11, 18, 29-32, 38-45 and 47 are allowable over the

Serial: No. 31211L

-7-

Page 48 of 62

Art Unit 311

prior art of record.

- 13. Applicant's arguments filed 27 June 1991 have been fully considered but they are not deemed to be persuasive.
- 14. Applicant's amendment necessitated the new grounds of rejection. Accordingly, THIS ACTION IS MADE FINAL. See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. 5 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE IVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DITE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE IDVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. \$ 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

15. Any inquiry concerning this communication should be directed to David Bollinger at telephone number (703) 308-1113.

Bollinger:np September 16, 1991 October 08, 1991

PRIMARY EXAMINER

**GROUP 310** 

PTO FORM 946 (REV. 8-80)

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office	ATTACHMENT TO PAPER NUMBER
	APPLICATION NUMBER 3 /2 ///

### NOTICE OF DRAFTSMAN'S PATENT DRAWING REVIEW

THE PTO DRAFT 3MEN REVIEW ALL ORIGINALLY FILED DRAWINGS REGARDLESS OF WHETI IER THEY WERE DESIGNATED AS INFORMAL OR FORMAL

The drawings filed 8/2/0/9/	
A. 🔲 are approved.	
corrected drawings at the appropriate time. Correcte	) checked below. The examiner will require submission of new, d drawings must be submitted according to the instructions listed
1. Paper and ink. 37 CFR 1.84(a)	4. Hatching and Shading, 37 CFR 1,84(d)
Sheet(s) F1082, 5, 77 Poor.	
2. Size of Sheet and Margins. 37 CFR 1.84(b)	Shade Lines are Required.
Acceptable Paper Sizes ar d Margins Paper Si p	Criss-Cross Hatching Not Allowed.
8 1/2 by 8 1/2 by DRI size A4 Mergin 14 inches 13 inches 21 by 29.7 cm.	Double Line Hatching Not Allowed.
Top 2 inches 1 inch 2.5 cm.	Fig(s)
Left 1/4 inch 1/4 inch 2.5 cm.	Parts in Section Must be Hatched.
Right 1/4 inch 1/4 inch 1.5 cm.	Fig(s)
Bottom 1.4 inch 1.4 inch 1.0 cm.	5. Reference Characters, 37 CFR 1.84(f)
Proper Size Paper Re juired.  -All Sheets Must be St me Size.  Sheet(s)	Reference Characters Poor or Incorrectly Sized.
Proper Margins Required. Sheet(s)	Reference Characters Placed Incorrectly. Fig(s)
☐ TOP ☐ RIGHT	6. Views. 37 CFR 1.84(i) & (j)
☐ LEFT ☐ BOTTOM	Figures Must be Numbered Properly.
3. Character of Lines. 37 CFR 1.84 (c)	
Lines Pale or Rough and Il lurred.	Figures Must Not be Connected.
Solid Black Shading Not Allowed.	7. Photographs Not Approved.
Fig(s)	8. Other
Telephone incuires concern no this review shou	uld be directed to the Chief Draftsman at telephone
number (703) 557,6404.	
11 K-16	8/20/a1
Reviewing Draftsman	
tanentif National	/

311

5= 215

PATENT 3390-2030

IN THE UN TED STATES PATENT AND TRADEMARK OFFICE

Applicant

Robert L. Burr, et al

Serial No.

07/312,111

Filed

: February 17, 1989

For

TICKET DISPENSER MACHINE AND METHOD

Group Art Unit :

311

Examiner

D. Bollinger

530 Fifth Avenue New York, New York 10016

I hereby certify that this correspondence is being deposited with the Urited States Postal Service as first class mail in an envelope addressed to: Non. Commissioner of Patents and Trademarks Weshington, D.C. 20231, on Feb 1987 11, 1992

Gregor N. Neff

- Bata di Bianatiani

REQUEST FOR EXTENSION OF TIME UNDER 37 C.F.R. 1.17(a)
FOR SMALL ENTITY

Hon. commissioner of Patents and Trademarks

Washington, D.C.

20231

sir: ·

Transmitted herewith is a Notice of Appeal in the above-identified application. The Notice of Appeal is being filed within the first month and it is thereby requested that the term be extended accordingly. The fee of \$55.00 for the request of one month extension of time is paid herewith.

080 KJ 02/28/92 07312111

1 215

55.00 CK

FEEAPPLED under 37 CFR 1.136(a) EXTENSION OF TIME GRANTED

Please charge any additional fees incurred by reason of this response, or credit any over-payment, to Deposit Account No. 03-3925.

Respectfully submitted,

Attorney for Applicant 530 Fifth Avenue New York, New York 10016 (212) 840-3333



3390-2030

UNI TED STATES PATENT AND TRADEMARK OFFICE

Applicant

Robert L. Burr, et al.

Serial No.

07/312,111

Filed

February 17, 1989

For

TICKET DISPENSER MACHINE AND METHOD

Group Art Unit :

311

Examiner

D. Bollinger

530 Fifth Avenue New York, New York 10016

hereby certify that this correspondence being deposited with the United States metal Service as first class sail in an Non. Comissioner of Patents ard Tradements Machington, D.C. 20231, on <u>Fabr wery 11, 1992</u>

Gregor N. Neff
e of Applicant, Assignee or legisteres Date of Signature

#### NOTICE OF APPEAL

Hon. commissioner of Patents and Trademarks

Washington, D.C. 2:0231

Sir:

Applicant: hereby appeals to the Board of Patent Appeals and Interferences From the decision of the Primary Examiner dated October 11, 1991.

Claims 11, 12, 29-32, 38-45 and 47 stand allowed.

Applicant appeals from the rejection of Claims 1-10, 13-28, 33-37, 46, 48 and 49.

080 KJ 02/28/92 07312111

130.00 Ch 1 219

A check is enclosed to cover the \$130.00 small entity appeal fee required by 37 C.F.R. \$1.17(e).

A petition for a one month extension of time and a check of \$55.00 for the applicable extension fee also is enclosed.

Please charge any additional fees or credit any overpayment for this application to Deposit Account No. 03-3925.

Respectfully submitted,

CURTIS, MORRIS & SAFFORD, P.C.

Gregor N. Neff/Esq. Registration Np. 20,596 (212) 840-3333

# 405.00 - 217 - Rp3/1

RECEIVED

3390-2030 7/10/92

1992 JUL 23 PH 1: 08

#### IN THE UN TED STATES PATENT AND TRADERARK OFFICE

Applicants Robert L. Burr, et al.

Serial No. 07/312,111

Filed February 17, 1989

For TICKET DISPENSER MACHINE AND METHOD

Examiner D. Bollinger

Art Unit 311

> 530 Fifth Avenue New York, New York 10036 (212) 840-3333

EIPRESS MAIL

ing Label Busber RB523528 9215
of Deposit July 10 1992
reby certify that this pap ir or fee is being sited with the United Status Postal Service reas Hell Post Office to A kirasee" Service r 37 CFR 1.10 on the date indicated above and ddressed to the Countsion in of Patents and search Lindblandon R 7 2021 rks, Heshington, D.C. 2 231

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

sir:

RETITION FOR EXTENSION OF TIME

Under the provisions of 37 CFR 1.136.(a), applicant hereby petitions for an extension of time to file an Appeal Brief due July 11, 1992 in the above-identified application.

The requested extension of time is three months, i.e., to July 11, 1992 and applicant encloses herewith a check in the amount 070 NG 07/20/92 073 12111 405.00 CK

of \$405.00 in payment of the statutory fee therefor. Please charge any additional fees or credit any excess to our Deposit Account No. 03-3925.

Respectfully submitted,

Registration No. 20,596 Curtis, Horris & Safford, P.C. Attorneys for Applicant (212) 840-3333

Check (three month extension of time)

Filing fee Claims fee

GN6/2030 CIP



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER: FILI	NG DAT	FIRST NAMED APPLICAL	NT	ATTORNEY DOCKET NO
07/312,111	02/ 7/89 B	URR	R	33902030
		_		EXAMINER
ļ		1	BOLL I	NGER, D
GREGOR N. NE C/O CURTIS,	FF MORR∷S & SAFF	ORD	ART UNIT	PAPER NUMBER
530 FIFTH AV			310	, /2
L HEW YORK, MY	100.10	ب	DATE MAILED:	<u> </u>
				08/06/92
`	NOTH	CE OF ABANDONMENT		
This application is abs	ndoned in view of:			
1. Applicant's failure	e to ree; and to the Off	ce letter, mailed		
A Manufactio tettes	el euro se chandonne	the eccetiones of al dolder to	17CER 1198	er and EWC.

3. 

Applicant's failure to tir vely file the response received .... \_\_ within the period set in the Office letter.

Applicant's failure to 

 say the required issue fee within the statutory period of 3 months from the
 mailing date of \_\_\_\_\_\_ of the Notice of Allowance.

The issue fee was recilived on ...

The issue fee has not seen received in Allowed Files Branch as of ...

In accordance with 31-U.S.C. 151, and under the provisions of 37 C.F.R. 1.318(b), applicant(a) may petition the Commiss oner to accept the delayed payment of the issue tee if the delay in payment was unavoidable. The petition must be accompanied by the issue tee, unless it has been previously submitted, in the arm unt specified by 37 C.F.R. 1.17 (i), and a verified showing as to the causes of the delay.

If applicant(s) never riceived the Notice of Allowance, a petition for a new Notice of Allowance and withdrawal of the hot ling of abandonment may be appropriate in view of Delgar Inc. v. Schuyler, 172 U.S.P.Q. 513.

5. 
Applicant's failure to tir sely correct the drawings and/or submit new or substitute formal drawings by
a required in the last Office action.

☐ The corrected and/or substitute drawings were received on

6. The reason(s) below.

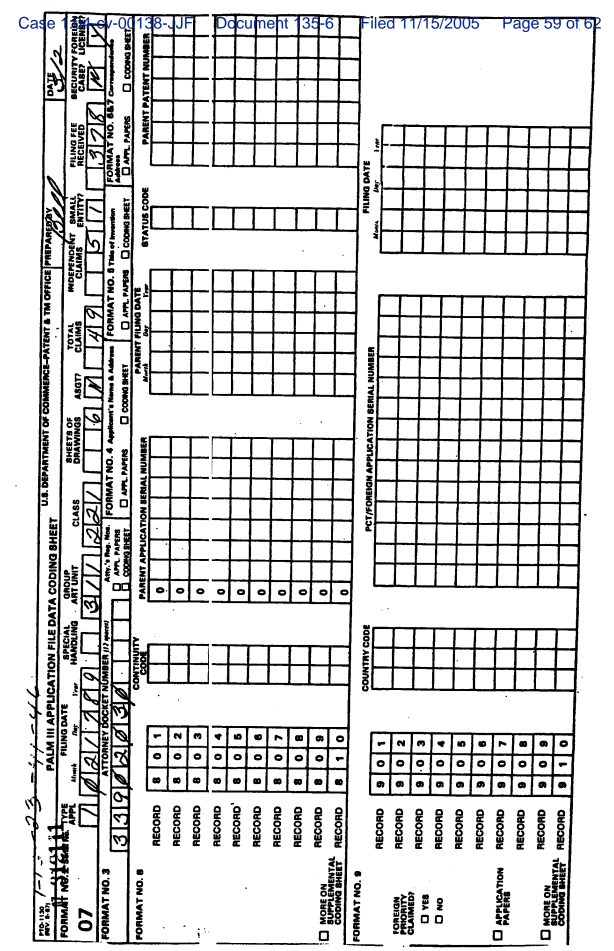
DAVID H. BOLLINGER 8/4/12 PRIMARY EXAMINER

**GROUP 310** 

PTO-1402 (FBV. 5-88)

FORM PTO-447A (MEV. 1- +1 APPLIC	U.S. D. PATEI		MARK OFFICE	OUEST DATE	2. Berial no. 31211
Z33.5	_	1	TRANSFER IS REQUESTED FROM	122	TO 235/31 R
Claims Wherein	are dires	ted ir has	to a tick	et disp reader	enser Gr
reading a bi	or code oil	<i>D.</i> G.		mmeer	7 <u>311</u>
, Di	SPOSITION OF	PPLICATIO	N BY RECEIVING C	ROUP ART UN	UT
	C FORWARDED'		BY	Exeminer //	IDATE.
D NOT ACCEPTED	FOLLOWINGD			Take	4/26/5
D NOT ACCEPTED	FOLLOWING D	C.DIV.		Tole	4/26/83
	FOLLOWING D	OF APPLIC	ATION BY DOCUM	TALL MENTATION	1 4/24/20
D NOT ACCEPTED	DISPOSITIO	OF APPLIC		Tole	NIT CLASS/SUB
D NOT ACCEPTED  10. REASON(S)  11. D TRANSFER NOT A	DISPOSITION OF PROVED, RETURNS OF GROUP	OF APPLIC	CATION BY DOCUM	TALL MENTATION	NIT CLASS/SUB

FORM PTO-878 PEV 1-861			S. DEPARTMEN	T OF COMMERCE	SERIAL NO	·
	• DD: ICAT		Parent Al	O TRADEMANE OFFICE	3/2/11	9/17/89
PAIENI	APPLICA I R	RECO	EE DETERI I <b>D</b>	MINATION	APPLICANT (PIRET HAMED)	1 // 0/
<del></del>		<del></del> .	<del></del>		Bur. R.L	
		•				
	÷		CI	AIMS AS FILEI	-	
FOR.	lan.	FILED			SMALL ENTITY	OTHER THAN A SMALL ENTITY
	1.0.	LILED	ľ	O. EXTRA	RATE FEE	OR RATE FEE
LASIC PEE	25				22.2	-
OTAL CLAMES		4	9 -20-	24	130 0170 170 170 170 170 170 170 170 170 1	OR
NOEP. CLAIMS		ુંટ'	-3-	2	117. 0.84	OR 234- 8
MULTIPLE DEPEN	DENT CLAIM PRESE	MT			107	1 =
If the difference in a	pl. 1 is look then you		in eat. 2		TOTAL 1328	OR TOTAL S
	•				270	] == TOTAL [-
			CLAIM	IS AS AMEND	ED . PART ()	
	•				/	
	(1)	•	(2)	(3)	SMALL ENTITY	OTHER THAN A SMALL ENTITY
	CLAIMS REMAINING	3 m	HIGHEST	NO.		
	AFTER AMENDMENT		PREVIOUS PAID FO	SLY THE SENT	RATE ADDIT	OR RATE ADDIT
TOTAL	. 49	10000	- 16			
TOTAL	• 12	┿	77			-10- 8
·	100	Annus .	13		58 2/0.00	-30. 8
- such saff88	NTATION OF MULTI	PLE DEP. (	AIM		. 100	-190. 8
					TOTAL ADDIT. FEE	OR TOTAL
EK-	-					
	CLAIMS REMAINING	7	HIGHEST N			
	AFTER .		PREVIOUS PAID FOR	LY PRESENT	RATE ADDIT	OR RATE ADDIT
TOTAL			-		d	
MOEP :		******	-	<u> </u>		10.
<del>                                     </del>		*******	<u> </u>		-19 0	.20.
	TATION OF MULTIP	LE DEP. CL 1				.100. 8
•					ADDIT, PEE	OR TOTAL
A STATE OF	CLAIMS	10		<del></del>		
	REMAINING AFTER			PRESENT	RATE ADDIT.	OR BATE ADDIT
WAS COLOR	AMENDMENT	,	PAID FOR		FEE	AATE FEE
TOTAL		Miles				.10.
MDEP		MANUS		-	-16- 8	
	ATION OF MULTING	1 000. GL4 (	<del></del>			-30-
PIRST PRESENT						
PIRST PRESENT	4				TOTAL 8	-100.



### INDEX OF CLAIMS

ſ	Cleh						1	Date		_		
- [	- 1		7	19/	Π	Т	-		<u> </u>		1	П
ı	2		Vii.	16	i	1	į	Ì			Ĺ	
- 1	E   ;	ŧ I				ł	1		ľ	1	l	
. }			9	lgi	<u> </u>	1	_	ш	L.,	┕	ـــ	i
-		ij		7~	L.,	Ļ		_	تبا	Щ	ட	
ŀ	_	2	~	1 <u>~</u>	L	┸			L	·		ш
ŀ		3	~	1~		1			L	_		
L		_	~	س1		L			L			•
Ļ	-	<u>5</u>	_	<u> </u>						Ξ		
L			U			Г			Г		П	$\Box$
L	-1	7	U	1		Г	7				П	
- [	$\Box$	П	7	1		Г	٦		Т	_	П	
	$\Box$	7	~	U		T	7			_	П	_
Γ	10	iT.	$\overline{}$	$\Box$		1	1		_	_		1
Г	Ţ	-	a	Ξ	_	1-	1	_	_	_	Н	ᅱ
Г	17		ō	Ξ	_	1	1	_		_	Н	_
۲	113		步	D		┪	†	$\dashv$		$\dashv$	Н	ᅥ
┢	11	_				┢	t	-	$\dashv$	_	⊢┥	$\dashv$
r	1:		6	0		Н	+	ᅥ		-	Н	-
۲	100		_	Ħ	_	⊢	t	┪	⊣	-	$\dashv$	-1
-	177					⊢	+	ᅱ	-	$\dashv$	-+	-
┢	118	ď	-		_	-	t	-	⊣	$\dashv$	-+	-1
-	119		4		_	H	┿		-	$\dashv$	-	
┢	20		9	-	-	⊢	÷	-	-4	4	+	-
⊢			4	4		μ.	ł	-	-4	4	4	-1
┢	121		4	4	-	٣.	ļ.	4	-4	4	4	4
┢	22			4	_	Ц.	ļ.	4	4	4	4	4
-	23		4	4	_	_	ļ	4	_	4	_	_
-	24		4	4	_		Ļ	4	_	4	4	_
┢	25		4	4	_		L	4	_	4	4	_
┡	28		_	Ч	_		Ļ	_	_	4	_1	_
⊢	27	4	4	И	_		L			L	Л.	┚
$\perp$	28	4		1			L	$\perp$	$\Box$	I		
$\vdash$	- 23	-	QЦ	의	_		L	$\Box$	_	I	_	$\mathbf{I}$
$\vdash$	30		ဌ	=	_		L			$\perp$		┙
$\vdash$	31	Ш		=			L	$\perp$	$\mathbf{I}$	$\mathbf{I}$		].
L	હ્ય	<u>د د</u>	$\mathbf{o}$	=1			Г		$\Box$	Т	J	7
┺	33	П	$\mathbf{o}$	0	$\Box$			$\Box$	Т	Т	Ŧ	
	34	L	7	7	I			T	Т	Т	Т	7
L	35	Į	么	1	J			Т	Т	T	T	7
L	36	I	1	4	I		Γ	T	T	T	T	7
	37	Ŀ	7	7	·Ţ	⊡		Т	Т	T	T	7
Ĺ	30	Ţ	ы	=	J	$\neg$		T	丁	T	7	7
	39	I		=	. 1	$\neg$		7	す	T	7	7
$\Box$	40	_	žİ:	=1	丁	_	_	1	ナ	+	1	1
Г	a		ォ	=1	7	┪	_	1	十	+	十	1
Г	43	ī	オ	=	+	ᅥ	_	+	十	+	1	1
Г	(1)	Ť	٦ť.	_	+	7	_	十	十	+	+	1
	14	15	51	<u>-</u> +	1	-1	_	+	+	+	+	1
	Ō	1	H	=	+	-	-	+-	┿	+	+-	-
$\vdash$	6	۳	ሧ	5	┿	+	-	+-	+	+	+	-
$\vdash$	×	14	4	4	+	4		+	+	+	+	4
┉	9	Ц	-	_	4	-4	_	+	4	╀	╄	1
Н	48	1	7:	4	4	4		4_	┸	$\perp$	1	1
Н	49	4	41	4	1	4	_	┸	L	Ł	1	1
$\sqcup$	50	Ĺ	L	L	┸	⅃		L	L	L		j
												-

	<u></u>		т	_	-	_	-		_	_		_		•••	_
	ᄕ	ieim	4	_				_	0	et	_				
	1	1											T		
	-	51	T	7		1		Н	†	-	ļ	+	:†	_	Н
	Т	52	1-	7		+	÷	÷	Ť	Α,	+-	+	+	-	_
1	Η	53	+-	┪	_	+	-	⊢	+	_	⊢	+	+	-	┕
1	⊢		+-	4	_	╀	-	μ_	+		↓_	4.	4	4	
	_	54	╄	4	_	4		_	4	_	┖	1	┸		
	_	55	╀	4	_	L	_	_	T			L	1		
- 1		56	L.	_		L			Ι		Г	Т	Т	7	
- 1		57	L	T		Г	П		T			7	T	┪	_
- [		58	Т	Т		Т	7	_	T		_	1	+	┪	
- 1	_	59	1	†	_	t	7		t	_	$\vdash$	+-	+	┪	_
	_	60	1	+		+-	4	_	t	_	-	╄	┿	4	
1		61	⊢	+	···	⊢	4	_	₽	_	_	╄	4-	4	_
ŀ			⊢	+	_	┞	4		Ļ	-	_	Ļ	┸	4	_
ŀ		62	⊢	4	_	_	4	_	L	_	_	L	┸	L	
. 1	_	8	L	1	_	ᆫ	1	_	L		·	L	L	1	
L		3		L			1		Γ			Г	Г	T	
L		5		Γ			T		Т			Г	T	T	7
Г		66	Г	Т			1		Г	┪		_	✝	†	⊣
- 1		67		۲	_	_	t	_	Н	4	_	$\vdash$	╆╌	+	ᅥ
- 1		68	Ī	†	_	_	+	_	۲	4	-	-	╂╌	+	-1
١		89	-	┝	-	-	+	-	⊢	4	_	-		4-	4
ŀ				Ļ.		-	+	_	H	4	_		┖	1	4
ŀ		70		Ļ	_		Į.	_	_	4			L	L	ⅎ
L		71	_	Ŀ			1		L	1				Γ	7
L		72		L			Τ			T				Т	7
П	ī	73		Г	7		Т		_	7	~	_	┢	t	٦
Г		74		r	┪	_	t	┪	-	7	ᄀ	_	┢━	H	4
r		75	_	۲	7		۰	┪	-	+	┪	∸	┝	⊦	-1
1		78		⊢	4	_	╄	-4	_	4	4	-	μ.	₽	4
1		77	_	H	4	_	₽	4	-	4	-		-	▙	4
1-			-	Н	4		₽	4	_	4	4	_		L	4
⊢		78	_	L	4		Ļ	4		1	4			L	J
-		70	_	Ļ.	4		L	4	_	1	4	4		L	1
⊢		10	_	_	4	_	L	_1			_1	_		L	_
L		91			Ŀ			1		Ι		I		Г	7
L		12			I			1		Т	T	7	٦	_	7
Г	1	13	7		Т		Γ	Т		T	7	┪	┑	_	1
Г		и	7	_	7	_	_	+	_	t	7	7	7	_	1
┢		5	7	_	+	_	۲	╈		t	+	╅	┪	_	1
-	T		┪		+	_	۲	+		₽	+	+	-	_	1
-	l		-+	_	╋	-	-	+		₽	4	+	4	•	1
-			-+	_	+	4	_	+	_	⊢	+	4	4		1
-	ļ	<del>-</del>	-+		1	4	_	+	_	1	4	4	4		1
$\vdash$	Į		4		₽	4	_	4	_	L	┸	1	_1		ı
<u></u>	19		_	٠	L	┙		L	_	L	1				Į
L	9		ſ		Γ	J	_	Ι			Т	T	Т		1
	9	2]	T		Г	٦		Т		Г	Т	T	丁	_	Ī
Г	18		T		Т	7	_	t	┪	Г	╈	+	7	_	1
-	۱š		7	_	۲	7	-	۲	٦	Н	+	┿	+	_	ı
-	té		+	_	٠	+	_	╀		Н	+-	+	+		•
$\vdash$			+	_	╀	+	_	+	4	_	4-	4	J.		
₩	10		4	_	L	┙		L	ا_		L	1	1		1
L	9		┸		L	$\mathbf{I}$	_	L				Γ	T	7	
L	R	П	Ţ		Г	Т		Γ	7		Т	Т	T	7	
Г	91		7	_	Г	+		T	7	_	†~	Ť	+	ᅥ	
	O		╈	-	۲	+	_	۲	4	-	1-	┿	┿	4	
_		<u>-</u>	ㅗ		ц.		_	ᆫ	_			Τ,	┸.	ك	

GTech v. Scientific Games · 04-128-JJF

GTECH 000209

		·	
S	EAR	CHE	D
Class	Sub.	Date	Exmr.
221 238 364	1,2,3, 8,9,10, 13,25,24, 30,927 128,124, 129-131, 155,191, 194,195, 204,207 375 479	1/10/91	·
about	pen	ek yrd 9/13/91	R B



	-	Date	Exmr.	
				-
	· :	·		
	1			
	N 100			
ı				
١		İ		
			-	
ı				:
	· ·	-	.	
-			İ	•
ŧ	i		1	

INTERFERENCE SEARCHED								
Class	Sub.							
		·						
,								
	•							
			,					
- 1		·						

Case	# 312111	Document 135-6 Filed	1305 Page 62 01 62
l			APPROVED FOR LICENSE
			INTALS 上語248916
			CI:O(II) 310
			Gi/Ova
	Entered	CONTENTO	Received
11	Counted	CONTENTS	or Mailed
		a Baska	<del></del>
i l	1. 1	prication papers.	0-12-90
		20,307	FEB 11 1991 //
		t. H Time (Ima)	( 1 20 1491 920 sta
	5 Pr	a at	(h. 12 1991
	7/06/	not a sit	Jun 22/99/
	7.	mal famel (h llette)	
	8,4	LLED VOLPSM	001 11 1991
	- 9. 6	A MARIEN Charles	1) - 4 1 11 1697 9 11 42
11.	10. //	TICE N OFFICE (C) 211.921	11. 11.162
1	11.		Cul 10 1992 9 1 1000
	12. 1	4. 1 1 1 1	Que 3. 1997, 7-2170
	13.		
	14		
	15		
			· ·
			•
	18,		
	19	•	•
	21	· · · · · · · · · · · · · · · · · · ·	•
111			
			•
	•		·.
111			
1 1 i			
111			
			<del> </del>
	31		